

UNITED STATES DISTRICT COURT  
DISTRICT OF SOUTH CAROLINA  
ANDERSON DIVISION

Jane Doe and Joe Doe, individually and on ) C/A No.: 8:10-2365-JMC  
behalf of the minor, June Doe )  
Plaintiff, )  
vs. )  
New Leaf Academy of North Carolina, )  
LLC; and Trails Carolina, LLC, )  
Defendants, )  
\_\_\_\_\_  
)

**PLAINTIFF'S EXPERT  
WITNESS IDENTIFICATION**

Pursuant to Rule 26, FRCP, Plaintiffs Jane and Joe Doe identify the expert witnesses that they expect and intend to call as experts at the trial of this matter as follows:

- a) **Dr. Phoebe Brown  
3510 Glenmore Avenue  
Cincinnati, Ohio 45211  
(813) 481-0221**

**Plaintiffs expect Dr. Brown to testify as a Psychological expert concerning the minor Plaintiff and the nature and extent of her damages arising out of the incident alleged in Plaintiff's Complaint.**

- b) **Dr. Kenneth Manges  
810 Sycamore Street, Suite 100  
Cincinnati, Ohio 45202  
(513) 784-1333**

**Plaintiffs expect Dr. Manges to testify as a Forensic Psychological and Vocational expert concerning the nature and extent of the minor Plaintiff's damages arising out of the incident alleged in Plaintiff's Complaint.**

c) **Dr. Oliver Wood**  
**P.O. Box 24677**  
**Columbia, SC 29224**  
**(803) 736-1300**

Plaintiffs expect Dr. Wood to testify as an Economic expert concerning the nature and extent of the minor Plaintiff's economic damages arising out of the incident alleged in Plaintiff's Complaint.

d) **Dr. Michael G. Conner**  
**965 NE Wiest Way, No. 2**  
**Bend, Oregon, 97701**  
**(541) 388-5660**

Plaintiffs expect Dr. Connor to testify as a Liability expert and more specifically to the negligence and gross negligence of Defendant Trails Carolina LLC and its staff in the supervision of the minor plaintiff and the male campers present at the site of incident alleged in Plaintiff's Complaint and negligence of Defendant New Leaf Academy LLC in referring the minor Plaintiff to Trails Carolina LLC.

Plaintiff's experts are currently reviewing documents recently provided by Defendant Trails Carolina LLC and will prepare reports including all information required by FRCP 26(a)(2)(B) and provide them to the parties within the near future.

Respectfully Submitted,

s/ Scott E. Kegel  
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